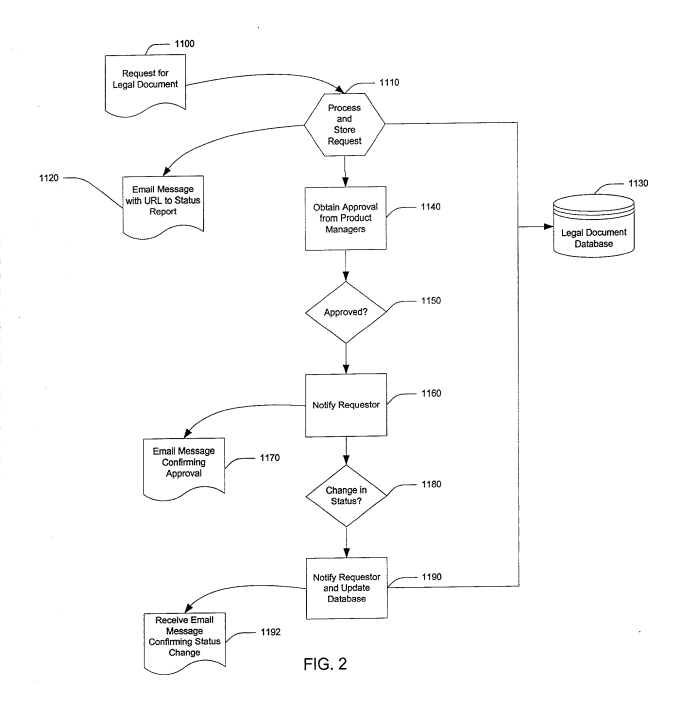
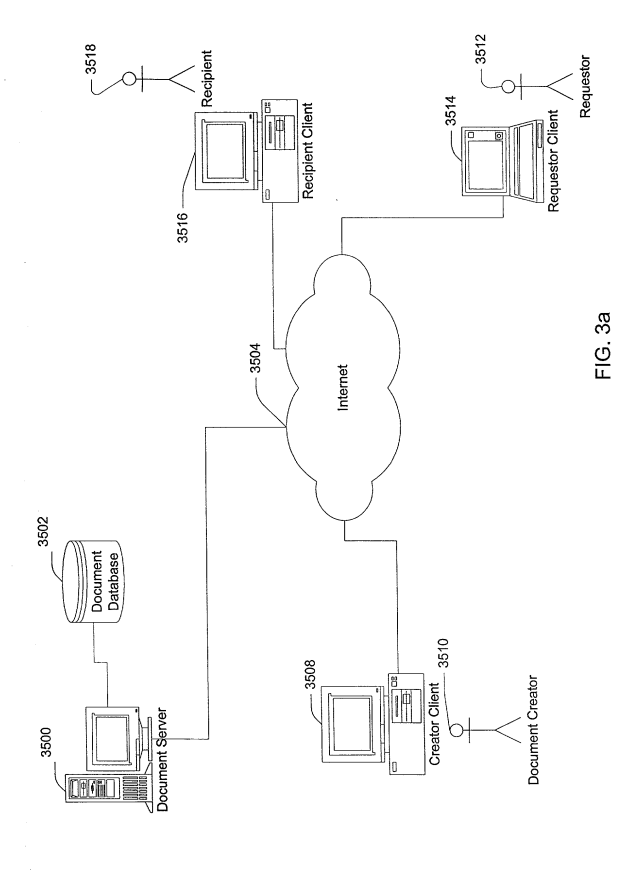
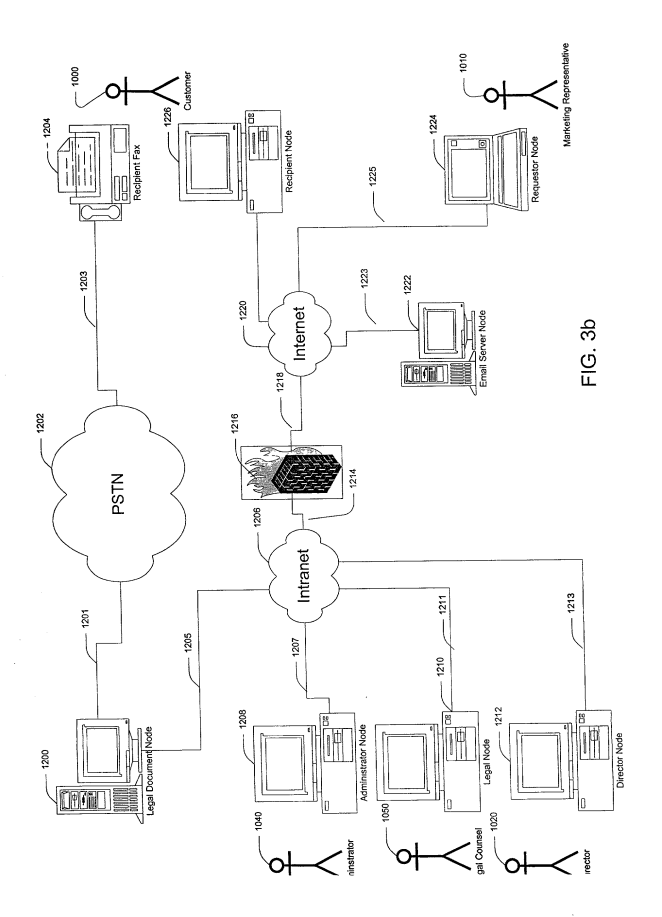


FIG. 1







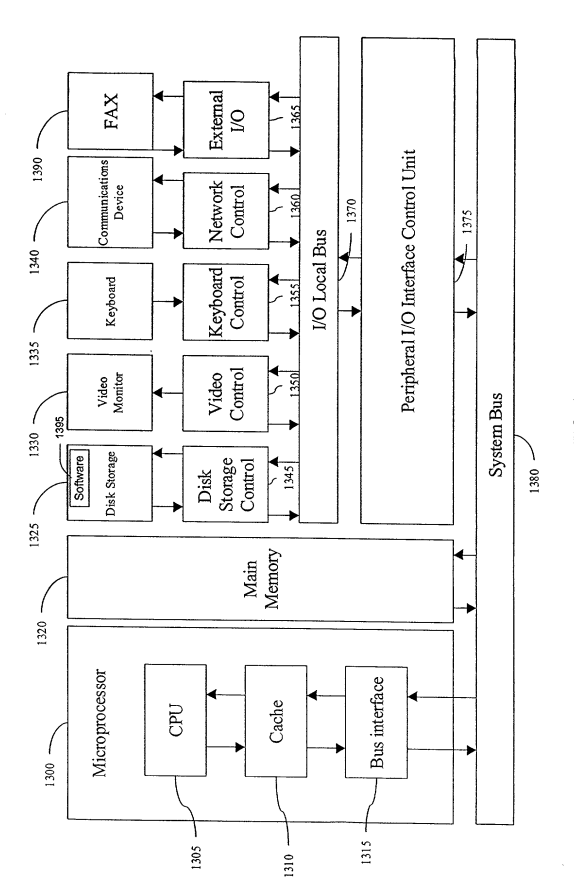
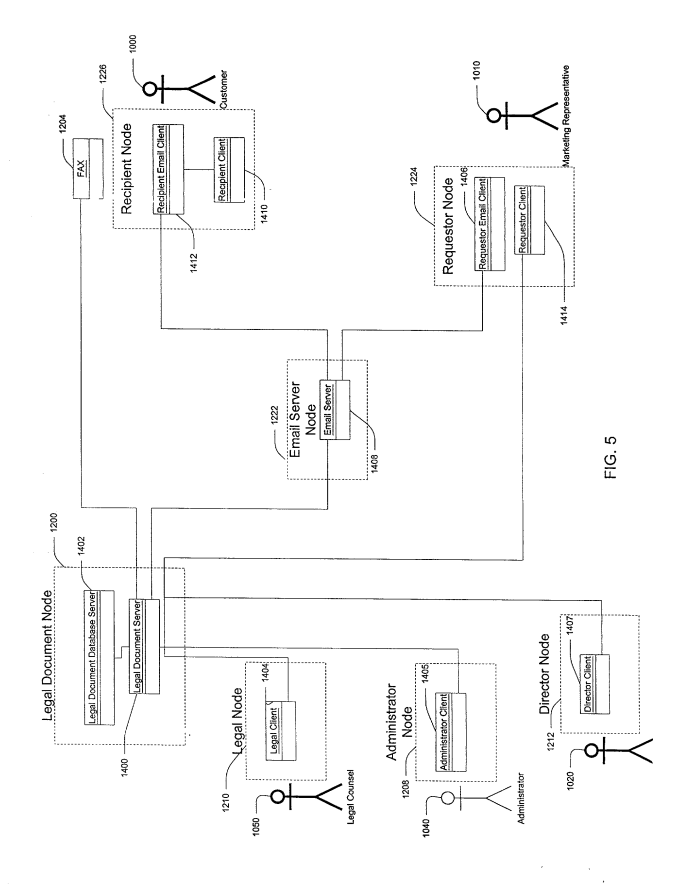


FIG. 4



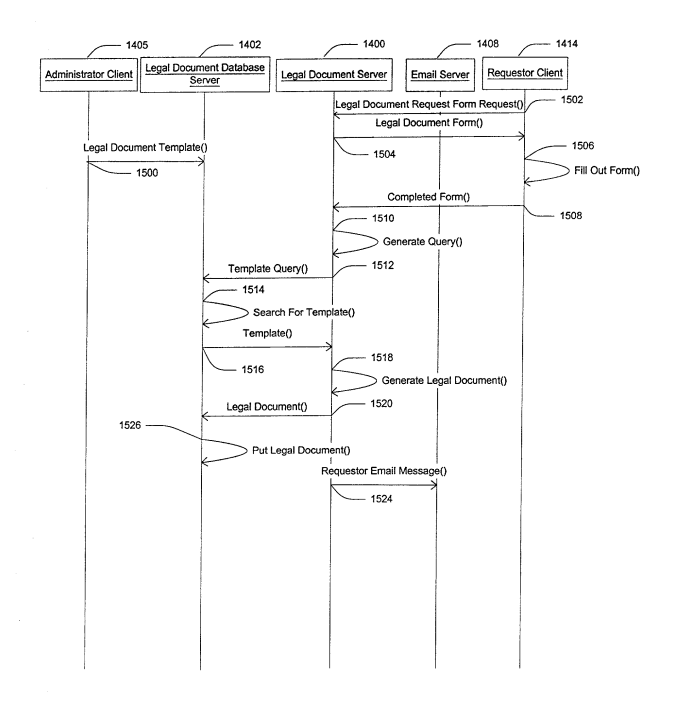


FIG. 6

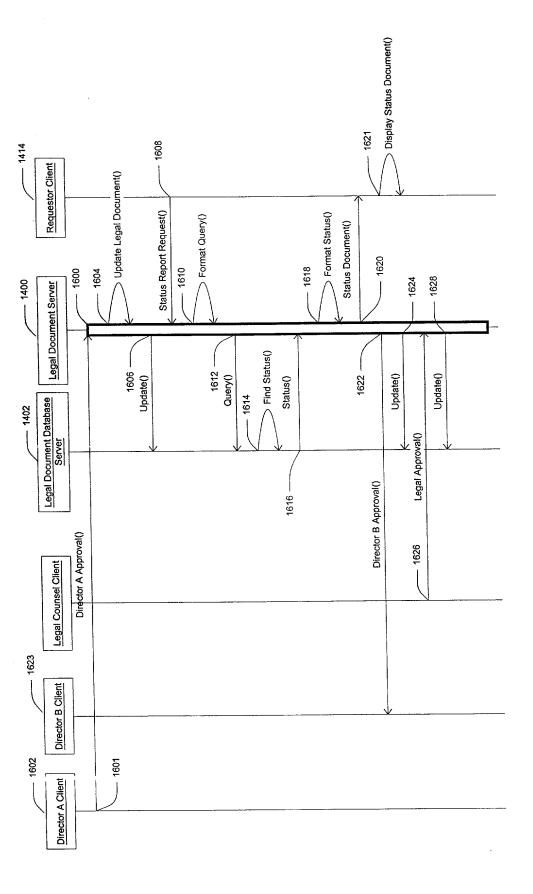


FIG. 7

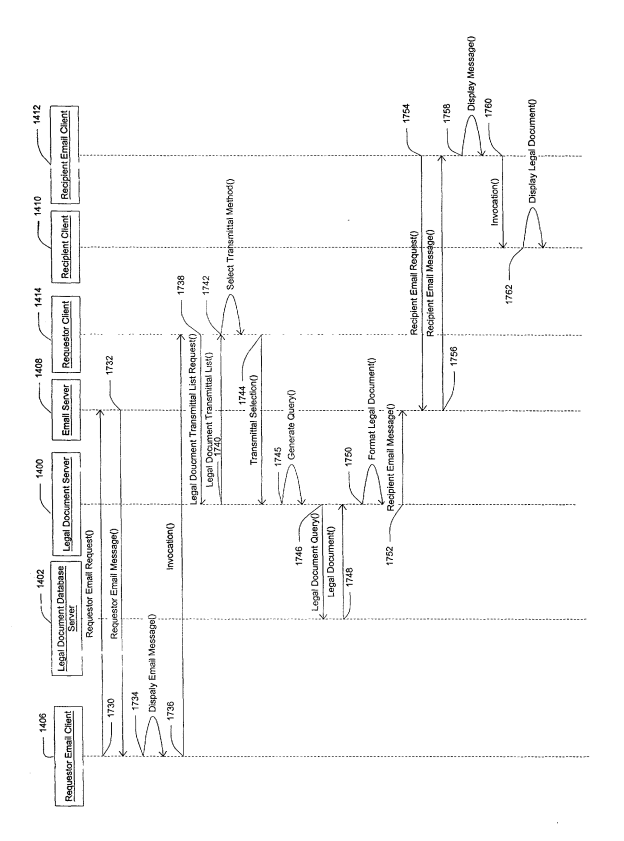


FIG. 8

### Welcome to ANDA

ANDA is short for Automated Non-Disclosure Agreement. ANDA is a system for generating, amending, organizing, and filing customer Non-disclosure Agreements (NDA).

### **WARNING:**

Please do not use this system other than for use in connection with providing standard marketing materials to a customer.

### NOTE FOR OTHER TYPES OF NDA:

If you would like to generate another type of NDA (e.g. vender, aquisition, partnership, or joint venture) please contact John ----- in (city) at (phone number) or by e-mail at (e-mail address).

### SUGGESTIONS:

We appreciate any suggestions and comments you may have to improve ANDA.

Content Responsibility: John ----- (phone number), (e-mail address) Techical Support: Alan ----- (phone number), (e-mail address)

ENTER ANDA

1700

GO TO ANDA HOME PAGE

**BACK** 

**FORWARD** 

### ANDA Main Menu

### Customer Non-Disclosure Agreements:

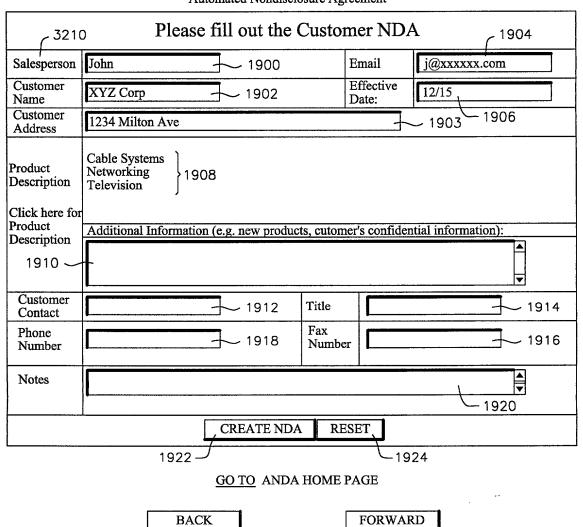
- Generate a NEW customer NDA 1800
- View and Amend Pre-Existing NDA's (Requires log in) 1802

GO TO ANDA HOME PAGE

**BACK** 

**FORWARD** 

ANDA Automated Nondisclosure Agreement



# ANDA Automated Nondisclosure Agreement

# Product Description

> Cable Systems

Chip sets, evaluation boards, integration and future plans.

-2000

> Networking

**- 2002** 

2004 -

[Networking products and plans including transceivers] and [strategic partnerships]. [All technology road map, business models, and technical data related] to the networking products.

2006 -

>Television

Design specifications, business plans, and other material for television products

### **GOTO ANDA HOME PAGE**

**BACK** 

**FORWARD** 

Εm	ıail İ
	John
	From: Automated NDA System [anda@XXXXX.com]
	Sent: Wednesday, December 15 To: John
	CC: Alan, John
	water to the account the same and the analysis and the same with
	Dear John,
	Dear John,
	The following NDA has been created
	Effective Date: 12/15
	Customer Name: XYZ Corp.
	Customer Contact: Dave Title: Manager
	Phone Number: 123-1234
	Fax Number: 432-1321 Notes:
	Notes.
	Deadust Description (a)
	Product Description(s): Cable System Chip sets, evaluation boards, integration and future plans.
	Networking products and plans including transceivers and stratigic partnerships. All
Ŗ.	technology road map, business models, and technical data related to the networking
	products.
	Please select the URL below to print the NDA and to access transmittal options.
	http://legal.anda.com/anda/print_help.asp?nda_id=2312&txt_comp=XZY+Corp
	Afterwards, please call Mike at 123-1234 regarding NDA
	Thank you for using ANDA
	en e
	The property of the control of the c

FIG. 13

# ANDA Automated Nondisclosure Agreement

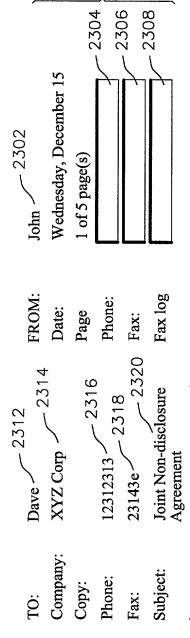
Your NDA for XYZ Corp. has been created. Please select from the following options: I. Print and fax NDA Now 2100 FAX Cover sheet XYZ Corp NDA 2102 II. Print and fax NDA letter by using your confirmation e-mail. III. Save as HTML Doc (this version will not have the ABC logo) and 2104 e-mail as an attachment to your customer. If sending by e-mail, you may include the following text: Enclosed for your execution is a copy of our non-disclosure agreement. Please make 2 copies, sign and fax one copy back to Mike at (123)123-1234 and me at the above fax number. In addition, please return by overnight courier or mail two original signed copies to the following address: ABC Corporation 2108 Street Parkway Anytown, CA Attn: Mike Upon receipt, Mike will arrange to have one of the originals signed and returned to you. If you have any questions, feel free to contact me at the above number.

**GOTO ANDA HOME PAGE** 

**BACK** 

**FORWARD** 

# FAX COVER SHEET



For questions or problems regarding this Fax, please call (phone number)

2310

Dear Dave,

Enclosed for your execution is a copy of our non-disclosure agreement. Please make 2 copies, sign and fax please return by overnight courier or mail two original signed copies to the following address: one copy back to Mike at (fax number) and myself at the above fax number. In addition,

2312

1234 Alton Parkway, ----- Corporation

Irvine, CA Attn: Mike

Upon receipt, Mike and I will arrange to have one of the originals signed and returned to you. If you have any questions feel free to contact me at the number above.

### JOINT NONDISCLOSURE AGREEMENT

This JOINT NONDISCLOSURE AGREEMENT (this "Agreement"). effective from the 15th day of December is made by and between ABC Corporation (ABC) having its principal place of business at 1234 Parkway, Anytown, CA, for itself and its Subsidiaries and XYZ Corp., having a place of business at 1234 Milton Ave, for itself and its subsidiaries ("Company").

WHEREAS. Company and ABC: are desirous of exchanging certain proprietary. information ("Confidential Information") including without limitation technical data, business, financial and marketing plans, technology and product roadmaps, present and future product and integration plans, information on strategic partnerships and alliances and customer relationships, and other technical and business information regarding:

Cable System Chip sets, evaluation boards, integration and future plans.

Networking products and plans including transceivers and stratigic partnerships. All technology road map, business models, and technical data related to the networking products.

NOW THEREFORE, in consideration of the aforesaid disclosures and further in consideration of the rights, obligations and covenants hereinafter set forth, it is hereby agreed as follows:

The receiving party will hold in confidence any and all Confidential Information disclosed by the disclosing party (including, without limitation, any Confidential Information of a third party, which shall be considered to be Confidential Information of the disclosing party for purposes of this Agreement) and will exercise the same amount of diligence in presenting the secrecy of that information as the diligence used in presenting the secrecy of the receiving party's own most valuable Confidential Information. but in no event less than reasonable diligence.

II. Each party acknowledges that the Confidential Information comprises valuable trade secrets and proprietary information belonging to the other. The receiving party agrees not to disclose to any third party Confidential Information disclosed by the disclosing party nor to offer for sale or manufacture or otherwise dispose of to any third party devices or technology utilizing any of the disclosing party's Confidential Information (unless otherwise agreed by the disclosing party in writing).

III. Information received from the disclosing party shall not be deemed to be Confidential Information if:

- 2408

2406

2404

- A. The information is not provided to the receiving party in writing or electronic form and marked with a conspicuous written legend as being confidential or, if provided orally or visually. is not identified as confidential at the time of delivery and confirmed as confidential in writing to the receiving party within sixty (60) days thereafter or which a reasonable person would not recognize from the surrounding facts or circumstances to be confidential or secret:
- B. The information is or becomes generally available to the public, except as the result of an unauthorized disclosure;
- C. The information is known to the receiving party prior to receipt, and is not subject to a separate non-disclosure commitment on the part of the receiving party;
- D. The information is or becomes available on an unrestricted basis to a third party other than front the receiving party' or from someone acting under its control (except that a corporate subsidiary of either party shall not be deemed a "third party" hereunder); or
- E. The information is independently developed by the receiving party without use of or recourse to Confidential Information of the disclosing party. In the event that a court or, any other governmental entity ("Authority") orders the receiving party to produce any of the disclosing party's Confidential Information, then the receiving party may produce only the information specifically required to be disclosed. In the event that any such order is proposed or issued, the receiving party will immediately notify the disclosing party' in writing of the order, and shall cooperate with the disclosing party if the disclosing party elects to object before the Authority regarding the disclosure.
- IV. The disclosing party's Confidential Information shall be made available only to those employees of the receiving party who have reasonable need for such information only to assess the potential business transaction and under no circumstances shall Company's semiconductor division or any employee. officer, agent, or affiliate other than the work group or division of Company considering this transaction have access to the Confidential Information. Specifically, without limitation, each party acknowledges and agrees to use the other party's Confidential Information solely for the purpose of considering a potential business transaction with the other.
- V. The Confidential Information and all intellectual property rights fixed, embodied, or otherwise subsisting therein or arising therefrom, and in all works, inventions, discoveries, know-how, techniques, processes, methods, systems, ideas and other elements thereof, are, and will remain the sole and exclusive property of its owner, over which the owner retains all ownership and all right, title. and interest. Nothing in this Agreement shall be construed to grant to either party any right or license under any patents, patent applications, trademarks, copyrights, mask works, trade secrets or know-foxy of the other party, except for the limited purpose of carrying out the evaluation contemplated by this Agreement. Company agrees that it will not use any of ABC's Confidential Information, and to the fullest extent permissible under applicable law will not use any ABC chip or chip set, to design, reverse engineer, or in anyway to facilitate or aid in the design of, a component, chip or chip set, whether for internal consumption or open market sale, or for any other purpose inconsistent with this Agreement.
- VI. Neither party nor any of its employees, officers, representatives, agents or affiliates may copy
  Confidential information in whole or in part, absent the prior written consent of the other party.

  The receiving party within 10 days of the disclosing party's written request, will promptly return
  all Confidential Information received from the disclosing party, together with all copies,
  recordings, summaries or other reproductions thereof and all notes and/or other works prepared or

2500

- VII. The obligations of the receiving party' under paragraphs I, II, and III shall continue for a period of three (3) years from the effective date of disclosure of the Confidential Information. The remainder of the terms of this Agreement shall survive in perpetuity.
- VIII. Although the parties are considering a potential business transaction, neither party has made any commitments to the other. Neither party has been given any assurance that any sort of transaction will ever be entered or even negotiated. Neither party is in anyway responsible for the other party's costs or expenses incurred in any negotiations that may occur. This Agreement constitutes the full and final understanding of the parties with respect to the subject matter hereof. This Agreement merges and supersedes any and all other agreements and representations. written or oral relating to that subject matter. This Agreement may not be amended except by a writing expressly referring to this Agreement and signed by the authorized representatives of both parties. Any waiver of the requirements in this Agreement must be in writing and should not in any way be deemed a waiver to enforce any other requirements or provisions of this Agreement. If any provision of this Agreement is deemed unenforceable, then such provision will be severed from this Agreement and the remaining provisions will remain in full force and effect.
- IX. The parties acknowledge that the unauthorized disclosure of the Confidential Information of one party by the other party may cause irreparable harm to the owner of such Confidential information that monetary damages alone may not redress. Each party is entitled to seek, from any court of competent jurisdiction, injunctive or other equitable relief to stop or prevent the unauthorized disclosure of such party's Confidential Information.
- X. The receiving party will adhere to all applicable laws and regulations of the U.S. Export Administration and will not export or re-export any technical data or products received from the disclosing party, or the direct product of such technical data, to any prescribed person or country listed in the U.S. Export Administration regulations unless properly authorized by the U.S. government.
- XI. The parties agree not to issue or release any articles, advertising, publicity or other public notice relating to any Confidential Information (including the fact that a meeting or discussion has taken place between the parties) or mentioning or implying the name of the other party, except as may be required by law' and then only after providing the other party with an opportunity to review and comment thereon.
- XII. Each party shall be allowed to work with persons or entities that have independently developed information or materials similar to the Confidential Information; provided, however, that each party agrees to not disclose the fact that any similarity exists between the Confidential Information and the independently' developed information and materials, and each party understands that neither such similarity nor any other fact excuses it from its obligations under this Agreement.
- XIII. This Agreement will be interpreted under California law, notwithstanding the choice of law rules of California or any other jurisdiction. The parties consent to the exclusive jurisdiction and venu of the state and federal courts located in Orange County, California to adjudicate any and all disputes arising under this Agreement. In the event of any action or proceeding to enforce or interpret any of the provisions of this Agreement, the prevailing party shall be entitled to be reimbursed for all costs of such action or proceeding, including attorney's fees and costs.

2600

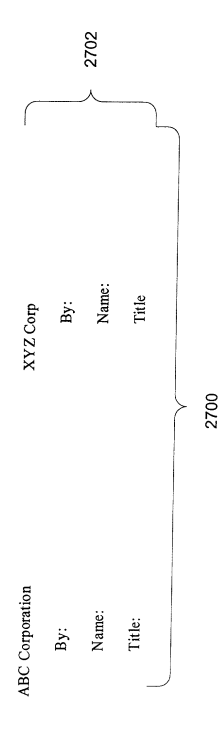


FIG. 19

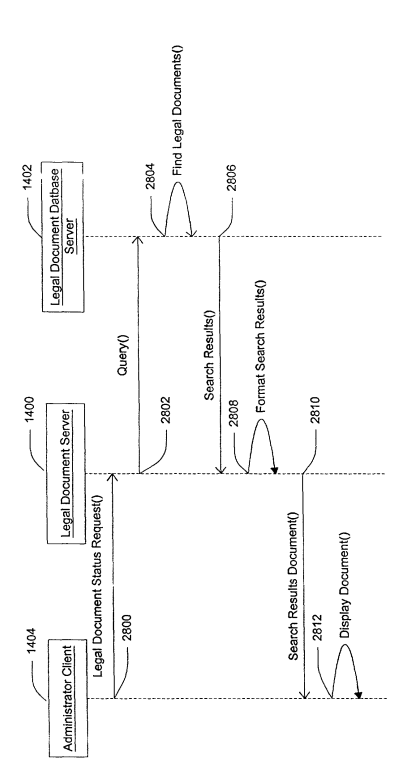


FIG. 20

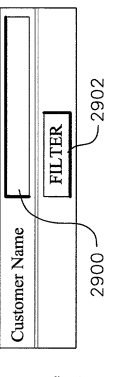
ANDA

# Automated Nondisclosure Agreement

NO RECORDS FOUND

# NOTES:

- Click on the customer name to view the details or to make an amendment to the NDA. Listing is limited to those that have the same email address as the logged on user.
  - Use the search from on the right to filter the list if necessary. Partial spelling is fine.



# GO TO ANDA HOME PAGE

BACK

FORWARD

Antomated Nondisclosure Agreement

Routed			-XYZ Corp	FILTER	<b>C</b> 2902
Received	202		Customer Name		2900
Created	12/13/99 3:27:27 PM 3002	12/15/99 1:00:39 PM		Click on the customer name to view the details or to make	email address as the logged on user. from on the right to filter the list if tial spelling is fine.
Customer Name	XYZ Corp 1234	XYZ Corp 1234 Milton Ave	NOTES:	• Click on the custor	<ul> <li>an amountained to the NDA. Listinghave the same email address as the Use the search from on the right to necessary. Partial spelling is fine.</li> </ul>
<u> </u>	3000				

GO TO ANDA HOME PAGE

BACK FORWARD

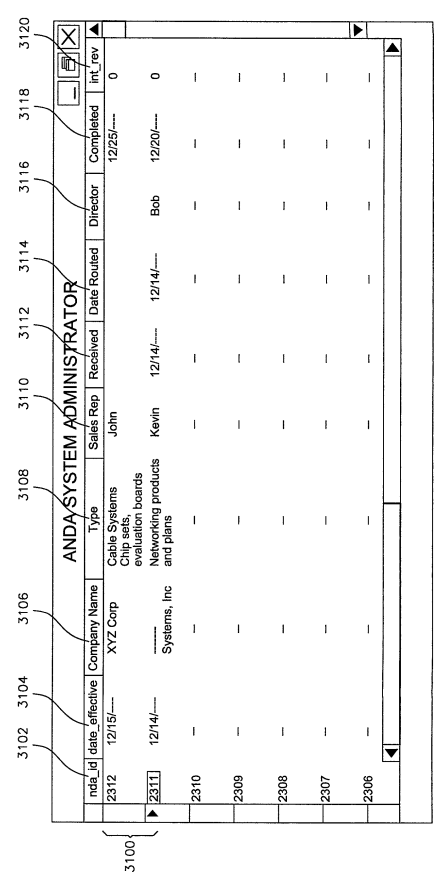
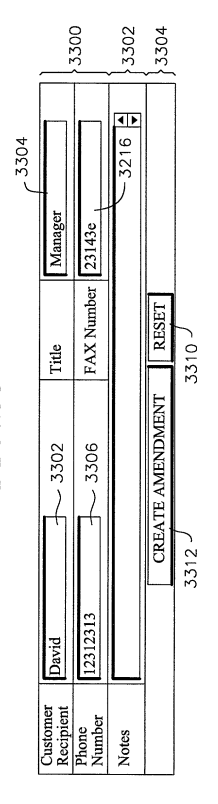


FIG.23

ANDA Automated Nondisclosure Agreement

Please fill out the Amendment Info							
Salesperson	John 3212	Email	j@xxxxxx.com				
Customer Name	XYZ Corp — 3218	Effective Date:	12/15	3200			
Customer Address							
	Cable Systems Chip sets, evaluation boards, inte	gration and f	uture plans				
Original	Networking products and plans including transceivers and strategic partnerships. All technology roadmaps business models and technical data related to the networking products.						
Product Description				3202			
Amendments	I Decited Decided		3222	3226			
Amenaments	Television design specifications, business plan	s, and other	Received Routed C	ompleted			
1	material for television products.			3204			
	Television 3226						
Amend to Include	The following were already chosen						
Click here for Product	<ul><li>Cable Systems</li><li>Networking</li></ul>						
Description	Additional Information (e.g. new products, cutomer's confidential information):						
			, 	3208			

FIG.25



GO TO ANDA HOME PAGE

BACK

FORWARD

			2700	, , , ,	3404					
		rporation and NDA")	ded as confidential ith:		s entered into in $\frac{1}{3}$	_		3406		
	3412	to Joint Nondisclosure Agreement between ABC Corporation and '") dated as of the 15th day of December, (the ``NDA")	npany and ABC agree that the following is also included NDA which may be used solely in accordance therewith:	and other material	id any other amendments and conditions of the N	orp				3416
3408	ber,	nt Nondisclosure Agree ed as of the <u>15th</u> day of	and ABC agree that the which may be used sole	specifications, business plans, and other material lucts.	this letter agreement an Id, all other terms	XYZ Corp	By:	Name:	Titile:	
	As of the 15th day of December,	Re: Amendment No. 1 to Joint Nondisclosure Agreement between A XXZ Corp ("Company") dated as of the 15th day of December,	By signing below, Cor information under the	3414 Television design specification for television products.	Except as expressly stated in this letter agreement and any other amendments entered into in writing between Company and, all other terms and conditions of the NDA shall remain in full force and effect.	ABC Corporation	By:	Name:	Titile:	3418
			3410 -						,	

FIG.26